

Henry Allen & Son
FURNISHING
UNDERTAKERS
88 Main St.
Lady Assistant when requested

DR. W. W. LEONARD
Has Removed his Office to the
THAYER BUILDING,
Franklin Square

WANT NEW TRIALS.
Six Men Arrested at New London File
Motions in Providence.

**Sciatica Gives
Fair Warning**

**Start Taking Rheuma at Once
and Prevent Rheumatism
from Becoming Chronic**

Sharp, darting pains from the hips down the legs to the knees are signals of approach of sciatica, and should be treated at once to prevent rheumatism becoming chronic.

Rheuma dislodges the little uric acid crystals in the blood vessels feeding the great sciatic nerve and creates a free movement of the muscles and joints. It stimulates the kidneys, liver, bowels and skin to extra work in throwing off the irritating poisons throughout the system.

Read the testimony of Guy Torrey, the great cyclist, of 263 Dayton Ave., St. Paul, Minn.: "I was so crippled with sciatic rheumatism in my hips that I could not walk without crutches. I spent over \$500 without relief. Was persuaded to try Rheuma, and after taking three bottles the rheumatism has entirely left me."

Lee & Osgood and all druggists sell Rheuma. It is good for all forms of rheumatism, and costs so little you cannot afford to suffer for want of it.

**The Supreme Court of the
State has definitely decided
that employers of less than
five employes do come under
the Compensation Act.**

**GET YOUR INSURANCE
—IN THE—
TRAVELERS'
INSURANCE COMPANY**
REPRESENTED BY
B. P. Learned & Co.
Agency Established May, 1816

**WE ARE
RUBBERS**

**SOUNDS LIKE EGOTISM,
BUT IT'S SO.**

When it comes to a question of where to get the best value for your money in high-grade Feed, we are the people. We pride ourselves on our four-cornered proposition—quality, variety, service and price. A proposition that holds old customers and makes new ones every day. We claim to be able to do better for you in Feed Stuffs than you can do elsewhere, and we want you to come in and ask us to prove it.

CHAS. SLOSBERG
3 Cove Street

The Bulletin

Norwich, Friday, Feb. 26, 1915.

THE WEATHER.

Forecast for Today.
Forecast for Southern New England: Fair Friday and Saturday. Predictions from the New York Herald: On Friday it will be generally fair, with slowly falling temperatures and from to brisk westerly winds.

The outlook for Saturday is generally fair and colder.

Observations in Norwich.

The following records, reported from Sevin's pharmacy, show the changes in temperature and the barometric changes Thursday:

7 a. m.	50	29.50
12 m.	50	29.44
6 p. m.	42	29.50
Highest 54, lowest 42.		

Comparisons.

Predictions for Thursday: Partly cloudy and colder.

Thursday's weather: Generally fair, northwest winds.

Sun, Moon and Tides.

Day.	Sun.	High	Low	Sun.	High	Low
22	8:25	5:25	2:16	1:29		
23	8:32	5:32	2:25	2:23		
24	8:39	5:39	2:35	3:17		
25	8:46	5:46	2:45	4:11		
26	8:53	5:53	2:55	5:05		
27	9:00	6:00	3:05	5:59		
28	9:07	6:07	3:15	6:53		
29	9:14	6:14	3:25	7:47		
30	9:21	6:21	3:35	8:41		

Six hours after high water it is low tide, which is followed by flood tide.

GREENVILLE

Grammar School Basketball Five to Play Killingly Saturday—Shutout River Ringers—Other Local Notes.

The Greenville grammar school basketball five will risk their reputation to their long string. The line-up will probably be as follows: Finlayson and Tilley, forwards; McGill, center; Ricketts, Hoar and Berkoff, guards.

Personal and Notes.

F. L. Lacavese is moving his place of business from North Main street to Central avenue.

Mr. and Mrs. Fred Bethel of Milford, Mass., are the guests of Mr. and Mrs. William Barwell of Central avenue.

Owing to the rain Wednesday and Thursday, the Shetucket river shows signs of raising, and a large waterfall is tumbling over the dam.

TAFTVILLE

Miss Pilling's Team Defeated Miss Pollard's Five at Basketball—Unclaimed Letter at the Local Office—Other District Notes.

At the meeting of the Phi Kappa Sigma gymnastic class held in Pene-mah hall Wednesday evening a basketball game was played in which the team captained by Miss Margaret Pilling scored a victory over Miss Amy Pollard's five. The score was 5 to 1. The victorious five outplayed their opponents in all stages. The teams made up of the following girls: Misses A. Pollard, N. Schofield, M. Burgess, E. Arnold, M. Dunne, Misses Margaret Pilling, E. Skinner, E. Wharmby, L. Aberg and A. Moore.

Will Stage Boxing Match.

Robert Eberly reports that he will stage a boxing match at the Icehouse Saturday afternoon. He declines to give the contestants, but says they are local boys who are quite handy with the padded mitts.

Unclaimed Letter.

There is a letter in the case at the postoffice postmarked at Russia addressed to J. K. Kweadas.

Richard Kyle was a visitor in Baltic Thursday.

Mrs. Collins of Danielson is the guest of relatives here.

Harold DeCelles, who has been laid up with a strained wrist, returned to work Thursday.

Mrs. William Brierly of New Bedford is the guest of relatives here on Providence street.

Miss Agnes Dougherty, after passing a few days here with her parents, has returned to the Baltic convent.

The Everready Glee club held a rehearsal of their musical sketch Thursday evening at their headquarters.

The Misses Dianna and Annie Mar-san have returned to the Baltic convent after spending the holidays with their parents on Hunter's avenue.

**OUCH! LAME BACK.
RUB LUMBAGO OR
BACKACHE AWAY**

RUB PAIN RIGHT OUT WITH SMALL TRIAL BOTTLE OF OLD "ST. JACOB'S OIL."

Kidneys cause backache? No! They have no nerves, therefore can't cause pain. Listen! Your backache is caused by lumbago, sciatica or a strain, and the quickest relief is soothing, penetrating "St. Jacobs Oil." Rub it right on your painful back, and instantly the soreness, stiffness and aches disappear. Don't stay crippled! Get a small trial bottle of "St. Jacobs Oil" from your druggist and rub it on. A moment after it is applied you'll wonder what became of the backache or lumbago pain.

Rub old honest "St. Jacobs Oil" whenever you have sciatica, neuralgia, rheumatism or sprains as it is absolutely harmless and doesn't burn the skin.

GAGER

Funeral Director and Embalmer

Prompt service day or night

Tel. 642-2. Lady Assistant

I AM BUYING poultry of all kinds. Anyone having same, drop postal to Samuel Geller, Colchester, Conn.

MORGAN CASE ARGUMENTS BEGUN

Evidence Was Finished Thursday Afternoon—Attorney D. M. Cronin Made First Argument for the State and Allyn L. Brown First for the Accused—Case Will Reach Jury Today.

The first two of the four arguments were made in the superior court here on Thursday afternoon in the trial of the case of Attorney D. M. Cronin, charged with the murder of Mrs. Myrtle Blake Bailey at a cottage on Ocean Beach on the night of Monday, Jan. 25th. Attorney D. J. Cronin, who has assisted State Attorney Had-jah A. Hull, made the first argument for the state, and Attorney Allyn L. Brown made the first argument for the defendant. He is to be followed today by Attorney Abel P. Tamar for the defendant and State Attorney Hull will close for the prosecution. Judge Gardner Greene will follow with the charge to the jury so that the case should reach the jury during Friday afternoon.

Cross Examination Continued.

When the court came in on Thursday morning a little after 10 o'clock Morgan was on the stand for a continuance of his cross examination.

He was asked if in the Morgan case he had not offered evidence to show that Jones' Inn was a house of ill repute. The attorney said that the restaurant floor of the Jones place was respectable, but the house was undoubtedly of the disreputable character suggested. He knew this at the time that he met Mrs. Bailey at supper.

The attorney was asked what he and Mrs. Bailey talked about for two hours and ten minutes on Ocean Beach. He said it was about the divorce suit, family matters and about the Morgan case. It was a very comfortable place to talk in after the fire got going. Morgan testified that the letter he had received from Mrs. Bailey asking for the meeting had been destroyed immediately upon its receipt and had been thrown into the scrap basket.

Attorney Hull asked if he left the Ocean Beach cottage in a great hurry. Morgan denied that this was so. He was asked why they did not try to put the fire out then. He replied that he had seen around the fire, but did nothing about stamping it out. The witness said he could recall no such incident as anything falling from the window in the Leary restaurant, and it was his impression that no such incident happened. He did not say that he might not have dropped a handkerchief, but if so he had no recollection of it now.

He was asked if he had not been arrested once, but his attorney, Attorney Allyn L. Brown, objected to the question, and the objection was sustained by Judge Greene. Attorney Brown also objected to a question as to whether he had not been defendant in a divorce suit. Attorney Brown claimed that any questions as to specific instances tend to show veracity, not admissibility, but to questions as to specific instances as to other crimes were not admissible as showing lack of credibility on the part of Morgan.

Major Hull tried to get in as an exhibit the court record of a divorce proceeding by Morgan's wife, but the court ruled against admitting it.

As to Liquor in His Office.

Major Hull asked Morgan if he knew a girl named Hoagland, to whom Morgan answered "Yes." A young woman who was brought into court by the request of the state's attorney was the Hoagland girl, Morgan said he did not know her.

The jury was excused while the state's attorney explained what he wished to show by this witness, which he had brought in to prove Morgan's statement that he had never sold liquors to women in his office. Major Hull said he proposed to show that Morgan and a woman named Hoagland had two girls, just over 16 years old, in Morgan's office all night once, that they were given liquor and became intoxicated and that they were in a room where the state police had a hard time to find one of them, and the other came home of her own accord.

The stenographer's notes of Morgan's direct examination were looked up and this line of questioning was not admitted.

The jury came back, but was sent out again almost immediately while the attorneys discussed with the court the proper way to proceed. When the court ruled against these, but before the jury had been sent out Morgan had answered "yes" to a question that he had served liquor to women in his office. His attorney objected to the question, but the answer was made before the objection.

When the cross examination was continued, Morgan stated that at no time since he had girls as office clerks had he a desire to molest them and there were none of these who could come in and swear that he had treated them other than with respect and kindness. On a further question as to whether he meant this answer to be limited to girls who had been employed as clerks, whether while in his employ or at any other time.

The cross examination of Morgan was concluded at 11:30 and the court took a short recess.

Attorney Abel P. Tamar stated that the defendant rested when the court resumed after the recess.

Character Witnesses in Rebuttal.

The state's attorney called Attorney John C. Geary of New London to the stand in rebuttal. Attorney Geary testified he had known the accused for 20 years and in reputation in the community for truth and veracity was not on a par with that of mankind.

To Attorney Brown, Mr. Geary gave the names of whom he knew from the time he was a boy. These included the late Cyrus G. Beckwith, Frederick H. Davis, David Reagan, Fremont Holt and William J. Egan.

Attorney Warren B. Burrows of New London testified along a similar line regarding Morgan's reputation as to truth and veracity. By Attorney Brown's questioning it was brought out that a number of lawyers had been talking about Morgan's reputation in the courtroom of the court. He gave the names of two New London men who had spoken about Morgan's reputation.

Attorney Charles E. Whittlesey of New London, 20 years in practice, testified that Morgan's reputation as to truth and veracity was not as good as the average of mankind. The attorney could give no names to Attorney Brown of men who had spoken of Morgan's reputation.

Arthur M. Brown of Jewett City, an attorney in Norwich for 14 years and prosecuting attorney in that city, in Jewett City and New London county health officer, also testified that Morgan's reputation was not as good as a par with the rest of mankind. He based this opinion on the general talk of people.

H. D. Barrows, a New London shoe dealer, testified that he knew Morgan very well and by the speech of the people his reputation was not on a par with the rest of mankind.

Let me send you my FREE book and my FREE preliminary treatment for RHEUMATISM.

I want to prove to you that my treatment will help your rheumatism, acute or chronic, no matter how long it has been there. Don't send a stamp—it's absolutely free.

H. P. PAGE, Box 57371, Boston, Mass.

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I want to prove to you that my treatment will help your rheumatism, acute or chronic, no matter how long it has been there. Don't send a stamp—it's absolutely free.

H. P. PAGE, Box 57371, Boston, Mass.

ARGUED FOR EXTENSION OF TROLLEY TRANSFERS HERE.

Norwich Delegation Appeared Before Railroad Committee at Hartford.

(Special to The Bulletin.)

Hartford, Feb. 25.—Mayor T. C. Murphy, Corporation Counsel Joseph T. Fanning, James A. Hixcox and Robert W. Perkins were the representatives from Norwich at a hearing before the railroad committee this afternoon on a bill concerning trolley transfers.

Mr. Fanning stated that it was the custom in nearly every city in the state for trolley companies to issue transfers to other lines within the city limits, but that custom did not apply in Norwich for the Norwich and Westerly and the New London and Montville lines, but that change was very much desired.

Mayor Murphy spoke in advocacy of the bill and to strengthen his plea for Norwich submitted letters from the mayors of many cities in the state to show that the transfer system prevailed all over the state except in Norwich.

President Perkins of the Shore Line Electric company, representing the trolley companies, explained that conditions were different in Norwich from those in most cities inasmuch as the trolley companies were centered there. He said the companies had been at great expense during the past two years in an endeavor to give the Norwich the best possible service and could not afford to do anything that would cut down the receipts and expect to further improve the service.

Mayor Murphy said he was not before the committee asking for Norwich anything that was not granted to other cities and that there was a general feeling that the bill was applicable to Norwich. He said the present system was a hardship to many of the working men of Norwich and he could see no good reason why the transfer system to the town limits should not prevail with all trolley companies doing business in Norwich.

At this point Attorney Kennedy and other lawyers representing the trolley companies suggested that matters of this kind should be brought to the utilities commission rather than the legislature, as it was within their power to adjust local difficulties, if any existed.

Mr. Perkins explained that the Norwich and Westerly and the New London and Montville lines were separately owned companies and therefore could not transfer from one line to the other.

Mayor Murphy then questioned Mr. Perkins as to the expense of the Norwich, the New London, the Norwich and Westerly and the Williamstown lines and if they were not under the management of Mr. Perkins. The latter gentleman said they were practically under his management, but that some were leased companies. Mr. Murphy made a strong plea in favor of the proposed bill, or a proper substitute, that would give to the people of Norwich the privileges enjoyed by residents of other cities.

James A. Hixcox stated instances of what he declared to be injustice in the matter of collection of fares between certain points and the disadvantage in the absence of a transfer system.

Substitute Bill.

Mr. Fanning stated that he would file a substitute bill which would more certainly include the Norwich and Westerly lines. The bill before the committee was as follows:

Be It Enacted by the Senate and House of Representatives in General Assembly Convened:

Section 1. Whenever any public service corporation, or any lessee, receiver or trustee thereof, operating different lines of street cars in any town, city or borough, employs in conducting the passenger service of such lines a system of transferring passengers from one line to any other of such lines, enabling passengers to ride without paying additional fare beyond any designated point or beyond any meeting point or junction of such lines, every passenger riding on any of such lines, whether taking passage within or outside of the limits of such town, city or borough, whose fare shall be paid to said place, meeting point or junction, shall upon requesting the same of the person to whom such fare is paid, be given a transfer or ticket which shall entitle such passenger to ride upon any other of the said lines designated on such transfer or ticket without any additional payment of fare, subject to the conditions and limitations imposed by said corporation in issuing such transfers.

Section 2. Any refusal by the conductor of any car to give such transfer upon request of any passenger whose fare has been paid on said car to said place, meeting point or junction, shall be a misdemeanor and shall be punished by a fine of not more than one hundred dollars, or by imprisonment for not more than ten days, or both such fine and imprisonment; and said misdemeanor shall be deemed to have been committed by the person or corporation operating the car lines mentioned in this act or the person or persons or officers of such corporation having the regulation of the fare to be paid by passengers on said street car lines.

Has His Common Law Defenses.

While the recent decision by the supreme court made it plain that the workmen's compensation act is meant to apply to employers of less than five persons as well as employers of more than five, the employer of less than five is not deprived of his common law defenses if they fail to comply with the provisions of the law.

HOW GOOD THAT MUSTEROLE FEELS!

It Gets to That Sore Spot Like Magic.

A-a-h! That's delicious relief for those sore muscles, those stiff joints, that lame back.

MUSTEROLE is a clean, white ointment, made with the oil of mustard and other home simples.

It does the work of the old-fashioned mustard plaster, minus the plaster and minus the blister.

You simply rub MUSTEROLE on the spot where the pain is—rub it on briskly, and the pain is gone.

No muss, no bother. Just comforting, soothing relief—fast a gentle glow, then a delightful sense of coolness—old-fashioned mustard plaster used to make.

There is nothing like MUSTEROLE for Sore Throat, Bronchitis, Tonsillitis, Croup, Stiff Neck, Asthma, Neuralgia, Headache, Congestion, Pleurisy, Rheumatism, Lumbago, Pains and Aches of the Back or Joints, Sprains, Sore Muscles, Cuts, Bruises, Frost-bitten Feet and Colds of the Chest (if often prevents Pneumonia).

At your druggist's, in 25c and 50c jars, and a special hospital size for \$2.50.

Be sure you get the genuine MUSTEROLE. Refuse imitations—get what you ask for. The Musterole Company, Cleveland, Ohio.

At Mayor's Meeting.

Mayor T. C. Murphy was in Hartford on Wednesday attending the quarterly meeting of the Association of Connecticut Mayors. Mayor Daniel P. Dunn of Williamstown also attended.

SPANISH WAR VETERANS WILL GIVE CAMPfire

To Have Sedgwick Post, G. A. R., as Guests on Saturday, March 13.

The members of R. S. Griswold camp of Spanish War Veterans are planning to hold a campfire at the Sedgwick Post, G. A. R., on Saturday evening, March 13th.

Their guests for the occasion will be the members of Sedgwick Post, No. 1, G. A. R., who will be instituted this night into honorary membership of R. S. Griswold camp by Department Commander Andres and his staff from Bridgeport. They will also install the officers, elect of Griswold camp for the ensuing year.

The local officers of the Coast Artillery corps will be present as well as a prominent local speaker. A banquet will follow the exercises, at which vocal and instrumental selections will be rendered. The Sedgwick Post, G. A. R., is working in conjunction with the members of the entertaining committee in arranging a special program for the occasion which all veterans of the Civil war and Spanish war will be cordially welcome to attend.

PRESTON CITY GRANGE.

Feature of Programme Was Talk on Peru by Vice Consul Zabriskie.

Preston City grange, No. 110,